Plaintiffs and the MGM Entities shall file a status letter regarding the production of the responsive material by June 18, 2020.

Dated: May 26, 2020

New York, New York

May 22, 2020

LORNA G. SCHOFIELD
UNITED STATES DISTRICT JUDGE

The Honorable Lorna G Schofield United States District Court for the Southern District of New York 40 Foley Square New York, NY 10007

Jane Doe, et al. v. Trump Corp., et al., 1:18-cv-9936 (LGS)

Dear Judge Schofield:

We write jointly on behalf of Plaintiffs and the MGM Entities, pursuant to the Court's April 27, 2020 Order, to provide the Court with an update concerning the timing and logistics of Plaintiffs' access to certain relevant unaired video footage from *The Celebrity Apprentice* (Doc. No. 260) since we last updated the Court on April 24, 2020 (Doc. No. 254).

Plaintiffs and the MGM Entities have continued to work cooperatively to identify relevant footage from the March 22, 2009 and March 27, 2011 episodes of *The Celebrity Apprentice* (the "Relevant Episodes"). To that end, on April 28, 2020, the MGM Entities provided Plaintiffs with additional documents relating to the Relevant Episodes as set forth in Plaintiffs' April 24 letter. (Doc. No. 254.)

Plaintiffs and the MGM Entities also have continued to meet and confer concerning the timing and logistics of Plaintiffs' access to the relevant footage in light of the ongoing COVID-19 pandemic. At the time of our last status update letter, the MGM Entities represented that, based on information then available to them, their offices would remain closed at least through Friday, May 15, 2020, if not later. (Doc. No. 254.) On May 15, 2020, Los Angeles County's "Safer at Home" order was extended indefinitely, with a series of phased reopenings rather than a definite endpoint. The MGM Entities' understanding is that the Safer at Home order, as extended, precludes them from opening their offices, accessing the footage storage site, or setting up a physical location to review the footage until June 15, 2020, at the earliest. The MGM Entities have further represented that it will likely take some time after reopening to address logistical matters relating to the footage. Plaintiffs and the MGM Entities have agreed to continue meeting and conferring as June 15 approaches.

Accordingly, Plaintiffs and the MGM Entities jointly and respectfully propose that we file a further joint status update letter by June 18, 2020, apprising the Court of our further discussions regarding the timing and logistics of Plaintiffs' access to the relevant footage. We recognize that this jointly proposed deadline for a further update is only twelve days before the current June 30, 2020 deadline for completion of fact discovery, and we will work to complete this process as expeditiously as possible, while respectfully reserving rights to seek modification of the current schedule if and to the extent necessary.

/s/ Roberta A. Kaplan

Roberta A. Kaplan John C. Quinn Alexander J. Rodney

Kaplan Hecker & Fink LLP 350 Fifth Avenue, Suite 7110 New York, New York 10118 Telephone: (212) 763-0883 Facsimile: (212) 564-0883 rkaplan@kaplanhecker.com rgaplan@kaplanhecker.com range (212) 564-0883 rkaplan@kaplanhecker.com range (212) 564-0883 rkaplanhecker.com range (212) 564-0883 rkaplan@kaplanhecker.com range (212) 763-0883 rkaplanhecker.com <a href="mailto:rkaplanhecker.com"

Andrew G. Celli, Jr.
Matthew D. Brinckerhoff
O. Andrew F. Wilson
David Berman
Nick Bourland

EMERY CELLI BRINCKERHOFF & ABADY LLP 600 Fifth Avenue at Rockefeller Center New York, NY 10020 Telephone: (212) 763-5000 acelli@ecbalaw.com mbrinckerhoff@ecbalaw.com awilson@ecbalaw.com dberman@ecbalaw.com nbourland@ecbalaw.com

Attorneys for Plaintiffs

Respectfully submitted,

/s/ Jessica Stebbins Bina
Jessica Stebbins Bina

LATHAM & WATKINS LLP 10250 Constellation Blvd., 3rd Floor Los Angeles, CA 90067

Telephone: (424) 653-5525 Facsimile: (424) 653-5501 jessica.stebbinsbina@lw.com

Attorneys for nonparties Metro-Goldwyn Mayer Studios Inc. and JMBP, LLC